Case 09-25032

Doc 5

Filed 07/10/09 Document

Entered 07/10/09 09:30:42 Page 1 of 2

Desc Main

B3A (Official Form 3A) (12/07)

## United States Bankruptcy Court

	Northern District Of Illinois	~
In re		11-25032
	Debtor Chapter	
	APPLICATION TO PAY FILING FEE IN INSTALLMENTS	
i	In accordance with Fed. R. Bankr. P. 1006, Lapply for permission to pay the filing fee amounting to 5	in installments.
2.	Lam unable to pay the filing fee except in installments.	
3.	Until the filing fee is paid in full. I will not make any additional payment or transfer any additional property to an services in connection with this case.	ittomey or any other person fo
4.	I propose the following terms for the payment of the Filing Fee.*  S. 74.75 Check one D. With the filing of the petition or On or before 1-13-09  S. 74.75 on or before 8-13-09  KEN. VV.	TATES EL EL PORTEY COURT
	\$ 74.75 on or before 8-13-09  \$ 74.75 on or before 9.13-09  \$ 74.75 on or before 10-13-09	AND STREET OF ILLINOIS TO SOLUTION TO SOLUTION TO SOLUTION THE SOLUTIO
\$ 5.	The number of installments proposed shall not exceed four (4), and the final installment shall be payable not later the pention. For cause shown, the court may extend the time of any installment, provided the last installment is paid not the petition. Fed, R. Bankr, P. 1006(b)(2).  I understand that if I fail to pay any installment when due, my bankruptcy case may be dismissed and I may not received.	
Signatur	nure of Attorney Date Significate of Debtor (In a joint case, both spouses must sign.)	7-10-2000 Date
Name of	e of Attorney	~ <u></u>
**	Signature of Joint Debtor (if any)	Date
and have rules or g have give under tha	DECLARATION AND SIGNATURE OF NON-ATTORNEY BANKRUPTCY PETITION PREPARER (Sectare under penalty of perjury that: (1) Lam a bankruptcy petition preparer as defined in 11 U.S.C. § 110° (2) I prepared the averprovided the debtor with a copy of this document and the notices and information required under 11 U.S.C. § 110(b) or guidelines have been promulgated pursuant to 11 U.S.C. § 110(b) setting a maximum fee for services chargeable by bargiven the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee that section; and (4) I will not accept any additional money or other property from the debtor before the filing fee is paid in the formal of the property of the property of the debtor before the filing fee is paid in the formal of the property of the debtor before the filing fee is paid in the formal of the property of the property of the debtor before the filing fee is paid in the formal of the property of the	is document for compensation, 110(h), and 342(b); (3) if akruptcy petition preparers, I from the debtor, as required in full.
$I/he$ $\hbar m$	d or Typed Name and Tale, it any, of Bankruptey Petition Preparer ———————————————————————————————————	y H U S Č. 8 (110.) officer, principal, responsible
Address	SS	
Vector	59	
Signaline	ire of Back actes Petrana Preparer Date	

Names and Social-Security numbers of all other nativitials with prepared or assisted in preparing this document, unless the bank-actes perition preparer is not an oscaviduali

If more than one person prepared this document, into haddinonal sented the two orthonory to the appropriate Official Form for each person A rank right of their properties lading to composite the processors of the Visina the Frideric Rules of Bankrupte. Proceedings have reconstructed OF MOS SOMEON WAR THE S.C. S. 110, 184, S.C. S. 156

Case 09-25032 Doc 5 Filed 07/10/09

Document

Entered 07/10/09 09:30:42 Desc Main Page 2 of 2

B3A (Official Form 3A) (12.07) - Cont.

## United States Bankruptcy Court

Northern

District Of

Illinois

United States Bankruptey Judge

In re	MACCOLL Debior		Case No
	ORĐER APPROVING PAYM	ENT OF FILING FEE	IN INSTALLMENTS
application.	IT IS ORDERED that the debtor(s) may	pay the filing fee in installme	ents on the terms proposed in the foregoing
	IT IS ORDERED that the debtor(s) shall	pay the filing fee according t	o the following terms:
\$	Check one L	With the filing of the peti	ition, or
S	on or before		
	on or before		
	on or before		
	IT IS FURTHER ORDERED that until the sfer any additional property to an attorney of	e filing fee is naid in full the	dehtor(e) chall not make any a tilician d
		ву гне	E COURT
JUL 1	0 2009	KER	INETH S. GARDNER k, U.S. Bankruptcy Court